



Joint Claim for Cable Retransmission Royalty Fees—2004

Important: To be effective, this form must be filed *during* July 2005. See 17 U.S.C. 111(d)(4)(A), 37 C.F.R. 360.2, 360.4. Do not file before July 1 or after July 31, 2005.

In accordance with section 111 of the Copyright Act, 17 U.S.C., and Subpart A of Part 360 of the Copyright Royalty Board regulations, 37 CFR 360.1–360.5, the copyright owner claimants named herein file with the Copyright Royalty Board of the Library of Congress a claim to royalty payments collected from cable television systems retransmitting copyrighted programming contained on over-the-air television and radio broadcast signals. This joint claim to royalties is for fees collected from cable television systems during calendar year 2004.

You must provide the requested information for each item on this form.

FILER AND COPYRIGHT OWNERS

1

FILER FULL NAME AND ADDRESS: Below, provide the full legal name and address (including specific number and street name or rural route), of the person or entity filing the joint claim.

Telephone number of the person or entity filing the claim: _____

Facsimile number, if any, of the person or entity filing the claim: _____

E-mail address, if any, of the person or entity filing the claim: _____

2

CONTACT PERSON: Include name, phone, fax, if any, and e-mail, if any:

3

LIST OF COPYRIGHT OWNERS: Below, provide the full legal names and addresses of the copyright owners entitled to claim the joint royalty fees who have duly authorized the representative named herein to file this claim on their behalf. You may attach a list of names and addresses of the copyright owners entitled to the joint claim in lieu of listing them below. **Do not** include names of subsidiaries, parent companies, etc., if they are not a copyright owner entitled to royalties.

NOTE: Performing rights organizations do not have to list the names of their members and affiliates.

CLAIM INFORMATION

4

GENERAL STATEMENT: Below, provide the nature of the copyright owners' works (*i.e.*, motion pictures, syndicated television series, sports broadcasts, music, news and other station-produced programming).

5

EXAMPLE(S): Below, provide at least one example of a secondary retransmission of either a non-music ("Example A") or music ("Example B") work by filling in the blanks.

EXAMPLE A (NON-MUSIC):

The copyrighted broadcast program _____, which is owned by _____, was the subject of a primary transmission made by broadcast station _____, which is licensed to the city of _____, located in the state of _____, on _____, 2004, and was retransmitted by cable system _____ which serves the community of (city) _____, (state) _____.

OPTIONAL EXAMPLE: Although not required, you may provide an additional example of a secondary retransmission below.

The copyrighted broadcast program _____, which is owned by _____, was the subject of a primary transmission made by broadcast station _____, which is licensed to the city of _____, located in the state of _____, on _____, 2004, and was retransmitted by cable system _____ which serves the community of (city) _____, (state) _____.

EXAMPLE B (MUSIC):

The musical composition _____, composed by _____, published by _____, was performed in the program _____, which was the subject of a primary transmission made by broadcast station _____, which is licensed to the city and state of _____, _____, on _____, 2004, and was retransmitted by cable system _____ which serves the community (include city and state) of _____.

OPTIONAL EXAMPLE: Although not required, you may provide an additional example of a secondary retransmission below.

The musical composition _____, composed by _____, published by _____, was performed in the program _____, which was the subject of a primary transmission made by broadcast station _____, which is licensed to the city and state of _____, _____, on _____, 2004, and was retransmitted by cable system _____ which serves the community (include city and state) of _____.

DECLARATION

The undersigned declares under penalty of law that he/she is duly authorized by the copyright owners identified herein to make this filing on their behalf and further declares under penalty of law that all statements contained herein are true, complete, and correct to the best of the undersigned's knowledge, information, and belief, and are made in good faith. [18 U.S.C. 1001].

(TYPED OR PRINTED NAME)

(SIGNATURE)

(DATE)